OUTBOX.13 (#2553)

TO: HO! @ SAMNET-EMH

FROM: NY @ SAMNET-EMH

SUBJECT: 207/0164 IMMEDIATE

DATE: 27 JUL 85 01:55:14 EDT

CC:

TEXT: VZCZCNY0164

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DE NY #0164 2072405

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FM FBI NEW YORK (194A-500) (P) (TUMCON SPECIAL)

TO DIRECTOR FBI (194-5247) IMMEDIATE

ь6 ь7с

ATTN: FBIHQ SUPERVISOR

ATTN: FBIHQ SUPERVISOR

BT

UNCLAS

-WILLIAM MASSELLI: JOSEPH GALIBER: BRIBERY: OG: NEW YORK

REFERENCE NEW YORK TELETYPE TO BUREAU. DATED JULY 12: 1985; NEW YORK TELETYPE TO BUREAU. DATED JUNE 25. 1985; AND BUREAU TELETYPE TO NEW YORK. DATED JUNE 28. 1985. CAPTIONED "30 AREAS OF INVESTIGATION RESULTING FROM THE REVIEW OF TUMCON FILE."

ON JULY 24, 1985, WRITER WAS TELEPHONICALLY CONTACTED
WHO ADVISED THAT HE REPRESENTED SAMUEL FRIEDMAN.

19UA-500-9
SYARBEDEET INDICATED
SERIALIZED GHD
AND HE
JUL 3 1 1985

FBI. NEW YORK

PAGE TWO DE NY 0164 UNCLAS ASKED THE PURPOSE OF THE REQUESTED INTERVIEW WITH FRIEDMAN. ADVISED THAT FRIEDMAN WOULD BE ASKED ABOUT HIS DEALINGS WITH MASSELLI AND GALIBER ADVISED THAT HE ALSO REPRESENTED JOSEPH IMBRUGLIA AND HE WAS CONCERNED ABOUT THE POSSIBLE CONFLICT OF INTEREST BETWEEN THE TWO CLIENTS. WRITER TOLD HE COULD CONTACT AUSA SOUTHERN DISTRICT OF NEW YORK (SDNY). CONCERNING THIS MATTER. A SHORT TIME AFTER THIS PHONE CALL, WRITER WAS IN AUSA OFFICE TO DISCUSS INTERVIEWS IN THIS CASE AND CONTACTED BY PHONE. WAS ADVISED THE GENERAL PURPOSE OF THE INTERVIEW OF FRIEDMAN AND THAT WRITER, AND OTHER AGENTS, WISH TO INTERVIEW IMBRUGLIA AS WELL. TOLD HE WOULD NOT ALLOW IMBRUGLIA TO BE INTERVIEWED AND THAT HE WOULD FIND APPROPRIATE COUNSEL FOR FRIEDMAN AND HAVE THAT COUNSEL CONTACT AUSA AUSA WAS ADVISED THAT JOSEPH GALIBER, WILLIAM MASSELLI, PHILIP BUONO, AND JOSEPH BUGLIARELLI WERE ALSO PROBABLE

ADVISED THAT HE WOULD CONFER WITH

INTERVIEW SUBJECTS.

•				
PAGE THREE DE NY 016	4 UNCLAS	* ·		·-
DEPARTMENT C	F JUSTICE. AND	ADVISE OF THEIR JO	INT DECISION.	
TELEPH	ONICALLY CONTACT	TED WRITER AND ADV	ISED THAT NO	
INTERVIEWS SHOULD BE	CONDUCTED IN THE	HIS MATTER.		
•				
NY WILL PREPARE	A SUMMARY MÉMO	FOR ASAC STOREY.	IN ANTICIPATIO	IN
OF PRESENTATION OF T	HIS CASE TO AUS	A FOR DECL	INATION.	
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FD-36 (Rev. 5-22-78) FBI	*	105
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REFERENCE NEW YORK TELETYPE TO BURNEW YORK, DATED JUNK RESULTING FROM THE RESULT	ORK TELETYPE TO BUI REAU, DATED JUNE 25, E 28, 1985, CAPTIONI	REAU, DATED JULY 1 1985; AND BUREAU ED "30 AREAS OF IN	2, 1985; NEW TELETYPE TO
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1 - New York 1 - Supervisor TUMCO HJM:iap009V4 (2)	ON		
Approved:	Transmitted_	207/0164 _{Per}	
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ASKED THE PURPOSE OF THE REQUESTED INTERVIEW WITH FRIEDMAN. WHEN
ADVISED THAT FRIEDMAN WOULD BE ASKED ABOUT HIS DEALINGS WITH
MASSELLI AND GALIBER, ADVISED THAT HE ALSO REPRESENTED
JOSEPH IMBRUGLIA AND HE WAS CONCERNED ABOUT THE POSSIBLE CONFLICT OF
INTEREST BETWEEN THE TWO CLIENTS. WRITER TOLD HE COULD
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CONCERNING THIS MATTER.
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OFFICE TO DISCUSS INTERVIEWS IN THIS CASE AND
CONTACTED BY PHONE. WAS ADVISED THE GENERAL
PURPOSE OF THE INTERVIEW OF FRIEDMAN AND THAT WRITER, AND OTHER
AGENTS, WISH TO INTERVIEW IMBRUGLIA AS WELL. TOLD
HE WOULD NOT ALLOW IMBRUGLIA TO BE INTERVIEWED AND THAT HE WOULD
FIND APPROPRIATE COUNSEL FOR FRIEDMAN AND HAVE THAT COUNSEL CONTACT
AUSA
AUSA WAS ADVISED THAT JOSEPH GALIBER, WILLIAM
MASSELLI, PHILIP BUONO, AND JOSEPH BUGLIARELLI WERE ALSO PROBABLE
INTERVIEW SUBJECTS. ADVISED THAT HE WOULD CONFER WITH
DEPARTMENT OF JUSTICE, AND ADVISE OF THEIR JOINT DECISION.

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b6 b7C

TELEPHONICALLY CONTACTED WRITER AND ADVISED THAT NO INTERVIEWS SHOULD BE CONDUCTED IN THIS MATTER.

NY WILL PREPARE A SUMMARY MEMO FOR ASAC STOREY, IN ANTICIPATION OF PRESENTATION OF THIS CASE TO AUSA FOR DECLINATION.

JUL 3 1 1985

FRI NEW YORK

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UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

MEMORAND	<u>им</u> DATE: 7/31/85
TO :	ADIC, NEW YORK (194A-500)
FROM :	SA (TUMCON SPECIAL) b6 b7c
SUBJECT:	WILLIAM MASSELLI; JOSEPH GALIBER; BRIBERY; OO:NY
INDELICA' imprison	This case concerns the alleged bribery of New York State JOSEPH GALIBER by the late ALPHONSE "SONNY RED" TO to introduce a bill to minimize a parolee's term of ment upon conviction for a crime committed while he was
on parole	e.
file als	Additionally, surveillances were conducted during which, IMBRUGLIA, GABLIER and SAM FRIEDMAN (an IMBRUGLIA e) met and again when MASSELLI and INDELICATO met. This o contains an FD 302 of interview with ALPHONSE TO on February 20, 1980, during which he denied any plot GALIBER concerning the "returned parolee's bill".
FRIEDMAN	Writer has conducted complete New York indices checks on ALIBER, WILLIAM MASSELLI, JOSEPH BUGLIARELLI, SAMUEL , JOSEPH IMBRUGLIA, and PHILIP BUONO, with no new ion concerning this alleged bribe being found.
was cont	AUSA Southern District of New York, acted on July 24, 1985, advised of the facts, as known,
	-

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WHJM:taf (2) PRESENT TO AUSA 7/31/85

1 - Supv. TUMCON SPECIAL

NY 194A-500

of this case and the possible interview of the above listed	
persons was discussed. <u>After co</u> nsultation with	
Department of Justice, advised that no further interview	ь6
should be conducted in this matter. Inasmuch as there are no	b 70
other investigative <u>leads to</u> be taken, this matter will be	
represented to AUSA for a prosecutive opinion.	

JEARCHED SERIALIZED STRIALIZED JUL 3 1 1985

b6 b7C

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

MEMORANDUM	DATE:	7/31/85
TO : ADIC, NEW YORK (194A-500)	b6 b7С
FROM : SA	(TUMCON SPECIAL))
SUBJECT: WILLIAM MASSELLI; JOSEPH GALIBER; BRIBERY; OO:NY		
On July 24, 1985, writer who advised that and asked the purpose of the requ	he represented	SAMUEL FRIEDMAN
When advised that FRIEDM dealings with MASSELLI and GALIBE represented JOSEPH IMBRUGLIA and possible conflict of interest between	R, advi he was concerned	sed that he also
Writer told he Southern District of New	could contact AU w York, concerni	
A short time after this office to discuss inte		
contacted by phone. purpose of the interview of FRIED	was advise	ed of the general
agents, wish to interview JOSEPH	IMBRUGLIA as wel	1.
told he would not allow that he would find appropriate co-	IMBRUGLIA to be	interviewed and
WILLIAM MASSELLI, PHILIP BUONO an probable interview subjects.		RELLI were also
<pre>1 - Supv. Tumcon Special HJM:taf (2)</pre>	e v	

NY 194A-500

AUSA telephonically contacted writer and advised that no interviews should be conducted in this matter.

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	(Mount Clipping in Space Below)	(Indicate page, name of newspaper, city and state.)
	(Mount Cappaig in Space Below)	Date: 7/3/185 Edition: DA: Ly Lews Renyald Newyark. p. 3.
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		JUL 3 1 1985
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FBI/DOJ

By HARRISON RAINIE and RICHARD SISK

The Senate joined the grawing list of agencies"investigating the 63d St. subway tunnel yesterday with the announcement that hearings, will be held on how \$580 million in federal funds was spent on the waterlogged project.

A spokesman for Sen. mittee said that Andrews coming from the federal would order the hearings No Urban Mass Transportation time or place for the hear Administration ings has been set but it was UMTA last week sussexpected that the subcommit pended an additional \$313.

tee would hold them in New York after Labor Day when Congress returns from its August recess.

A spokesman for the Metropolitan Transportation Au. thority said, "The Senate has 'a right to investigate where federal funds are involved," but added that "there are no secrets on how the money was spent.

MORE THAN \$800 million. Mark Andrews (R.N.D.), in federal state and city chairman of the transportation appropriations subcome the project with \$580 million

million for the tunnel until an independent consultant reviews its structural integrity: Recent inspections disclosed that the lower-level sections of the two-tier tunnel had been under 5 feet of

In June, Sen. Alfonse D'Amato (R-N:Y.) met with

Merola last year led to the portation

fraud and conspiracy indictment of Schiavone Construction Co., a main contractor for the tunnel, and then Labor Secretary Raymond Donovan, who had been executive vice president of Schiavone

MTA Chairman Robert Kiley has asked MTA Inspec-D'Amato (R-N;Y) met with Brooklyn U.S. Attorney to conduct an investigation into possible an investigation into possible aspects of the project and aspects of the project are also being probed by the FBI the federal Organized Crime An investigation by Bronx Task Force and the federal District Attorney Mario Department of Trans

Schiavone drops EPA bids

By RICHARD T. PIENCIAK

The Schiavone Construction Co.

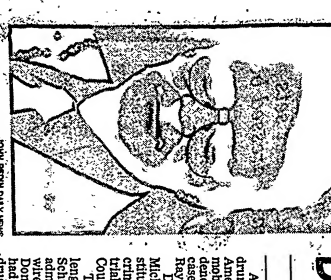
along with former Labor Secretary Raymond Donovan and other com with the agency, which frequently to hid on U.S. Environmental Protection Agency projects pending the butcome of the New Jersey firm's Seng said the agreement will refraid indictment for work done on main in effect until completion of the Bronx case. The 137-count indictment in that case, still in the pretrial stage, charges that Schiavone and its offic

Chitrary and Company of the Section of the Company

"consent agreement." But sources told the Daily News that the firm

avoids a formal suspension or disbarcher according to EPA representative Effy Seng Schiavone has recent sit Authority and the federal Urban Ly submitted bids on several new Mass Transportation Administration EPA finded projects. Those bids regarding the work of minority subspensed will be withdrawn contractors on the \$800 million 63d consequence of the paginasia of \$500 million 63d contractors of the \$800 million 63d contr

7-31-85



(Indicate page, name of newspaper, city and state.)

Date: 3/1/35
Edition:

Title:

Character:

OF

Classification:

Submitting Office: NEW YORK

1985

FBIEDOJ

b6 b7C

AUG

By RICHARD SISK

hearing before Bronx Supreme trustice John Collins. hearing focused on a chal

a hijacking in which FBI informant Michael Orlanpelled, recommended ending an investigation into had participated.

Justice John Collins, who is presiding at the nearing in State Supreme Court in the Bronx, told

and former executive of the Schlavone Construction Co.—and eight others charged with grand larceny of Bronx District Attorney Mario Merola's case against Donovan — a former U.S. secretary of labor as evidence in the Donovan case. The tapes are part At issue in the hearing is whether tapes from a wiretap from the FBI's TUMCON organized-crime testimony had "ominous" overtones. prope, lawyers that FBI agent Stephen Morrill's surprise in which Orlando was involved, can be used

room that the memo had been written by other FB After yesterday's testimony by Morrill, a defense

fraud in the construction of the 63rd Street sub-

newspaper, city and state.)

NEWSDAY

NYC, NY

Pore 15

Date: 8/9/85

Title:

Character: or Classification: Submitting Office:

new yalk

Indexing:

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hearing in the Raymond Donovan case, said he had By Thomas J. Maier ot written or initialed a key memo attributed to An FBI agent, testifying yesterday at a pre-tria The memo, on which the agent's name is mis-

the FBI and Justice Department officials used Much of the testimony yesterday centered on Nov. 30, 1978, meat hijacking in the Bronx, white

tified that he had stopped investigating the meat hijacking about Dec. 5, 1978, after other FBI agents. Morrill said yesterday. said the hijacking was related to their "sensitive who would form the TUMCON investigating equat took it over, they'd consolidated it into their case, investigation. "When they [the other FBI agents

which was obtained by Newsday, recon Morrill expressed surprise when on Wednesday he was handed an FBI memo that he supposedly had written and initialed. It was dated Feb. 12, that the hijacking case ly" because there was ing the hijacking, he said. The memo, a copy of two months after he stopped investigatwas no sign of an

agents to cover up their own misconduct as well as possible crimes by Orlando during the early stages of the TUMCON probe. The FBI has been conducting an internal inquiry into possible misconduct by agents in the failed probe.

January, 1979, to gain a federal judge's permission to set up the wiretap.

Taking the stand for the second day, Morrill tes-

phen Bookin stressed Morrill's testimony, in answe

crime, which would allow federal prosecution.

Morrill testified Wednesday and yesterday that he had not written the memo. I have no specific recollection of writing the memo," Morrill said. "I was not the author of it." Morrill pointed out that pears typed on the memo as "Ste Stephen," its correct spelling. H for his last name, its correct spelling. Burnambura 角

him he never eaw or initialed any such memo.
In court, Bronx Assistant District Attorney Ste appear on the document. Morrill said Aldrich told former supervisor, Milt Aldrich, whose initials also Morrill said that on Wednesday he contacted his

close it, as recommended in the memo.

Defense attorneys have claimed that FBI agents in the TUMCON probe urged Orlando to commit the to a hypothetical question, that the "most easy way" to end an investigation would be to administratively meat hijacking so they could gain the legal ground

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FBI/DOJ

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OUTBOX.23 (#3979)	•
TO: HQ1 @ SAMNET-EMH	
FROM: :NY @ SAMNET-EMH	
SUBJECT: 221/133 IMMEDIATE	-
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CC:	
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R 091809Z AUG 85	
FM FBI NEW YORK (194A-500) (P) (TUMCON SPECIAL	_) `
TO DIRECTOR FBI (194-5247) (P) IMMEDIATE	
ATTN: FBIHQ SUPV.	ъ6 ъ7с
ATTN: FBIHQ SUPV.	
вт .	-
UNCLAS	
·	•
WILLIAM MASSELLI: JOSEPH GALIBER: BRIBERY; DO:	:NÝ
REFERENCE NEW YORK TELETYPE TO BUREAU. DA	ATED JULY 25, 1985.
,	
THIS MATTER HAS BEEN PRESENTED TO AUSA	
SOUTHERN DISTRICT OF NEW YORK, FOR PROSECUTIVE	E OPINIÓN AND HE
DECLINED PROSECUTION DUE TO THE LACK OF EVIDEN	
THE STATUTE OF LIMITATIONS.	1944-500-100 SEARCHEDINDEXED
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	AUG 1 2 1985
	EBI_NEW YORK

PAGE TWO DE NY 0133 UNCLAS

A DECLINATION LETTER IS BEING PREPARED AND WILL BE FORWARDED TO
THE BUREAU BY AIRTEL.

BT
#0133

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FD-36 (Rev. 5-22-78)

WP Initials:

FBI

TELETYPE	IMMEDIATE	UNCLAS
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IMMEDIATE NEW YORK (194A-500) (P)	(TIMCON SPECIAL)	
IMMEDIATE DIRECTOR EBI (194-5247)	•	2016
ATTN: FBIHO SUPV.	0	104)
BT UNCLAS		
WILLIAM MASSELLI; JOSEP	H GALIBER; BRIBERY;	OO:NY
REFERENCE NEW YORK	TELETYPE TO BUREAU,	DATED JULY 25, 1985.
	EN PRESENTED TO AUSA	
SOUTHERN DISTRICT OF NE DECLINED PROSECUTION DU THE STATUTE OF LIMITATI	E TO THE LACK OF EVI	DENCE AND EXPIRATION OF
THE STATUTE OF DIMITALE	ONS.	
		194A-500-100
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1 - New York 194A-500		AUG 1 2 1985
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Approved:	Transmitted 2-3	-1/133 Per
NOTE: AFTER APPROVAL, PROCESSING SUPERVISOR		CUMENT BACK TO THE WORD

A DECLINATION LETTER IS BEING PREPARED AND WILL BE FORWARDED TO THE BUREAU BY AIRTEL.

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#### UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

26 Federal Plaza New York, New York 10278

August 5, 1985

Honorable Rudolph Giuliani U.S. Attorney Southern District of New York One St. Andrews Plaza New York, New York 10007  b6 b7c
Attn: Assistant U.S. Attorney,
Re: Joseph Galiber William Masselli
Dear Sir:
This letter will confirm a meeting between Special Agent of the Federal Bureau of Investigation and AUSA Southern District of New York, on August 1, 1985.
During this meeting, AUSA was advised of the results of this investigation. He was told that a search of New York files had failed to disclose any new information regarding this matter and that a subject of this investigation had previously denied any involvement in attempts to bribe Joseph Galiber. No interviews were conducted as per directions.
At the conclusion of this meeting, declined

HAND CHERIED TO AUSA
BY SA SA

prosecution on this matter, due to the lack of evidence and the expiration of the statute of limitations.

Sincerely yours,

THOMAS L. SHEER Special Agent in Charge Criminal Division

By: Trancis J. Lovey Ja.

FRANCIS J. STOREY, JR.

Assistant Special Agent in

Charge

Criminal Division

1944-500 40 SEARCHED____INDEXED____ SERIALIZED FILED AUG 7 1985

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#### UNITED_STATES_DEPARTMENT_OF_JUSTICE_ FEDERAL BUREAU OF INVESTIGATION

26 Federal Plaza New York, New York 10278

August 5, 1985

Southern District of New York	ь6 ь7с
Attn: Assistant U.S. Attornéy,	
Re: Joseph Galiber William Masselli	
Dear Sir:	
This letter will confirm a meeting between Special Ag of the Federal Bureau of Investigation at Southern District of New York, on Augus 1, 1985.  During this meeting, AUSA was advised of the	and st
results of this investigation. He was told that a search of N York files had failed to disclose any new information regarding this matter and that a subject of this investigation had previously denied any involvement in attempts to bribe Joseph Galiber. No interviews were conducted as per directions.	
At the conclusion of this meeting, decli	ned
HAND CARRIED TO AUSA  ON 8/7/85	

2 - Addressee 1 - New York (183-2425) HJM:taf (4) prosecution on this matter, due to the lack of evidence and the expiration of the statute of limitations.

Sincerely yours,

THOMAS L. SHEER Special Agent in Charge Criminal Division

By: Tramis J. Storey Ja.

FRANCIS J. STOREY, JR. Assistant Special Agent in Charge

Criminal Division



#### UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

26 Federal Plaza New York, New York 10278

August 5, 1985

Honorable Rudolph Giuliani U.S. Attorney Southern District of New York One St. Andrews Plaza New York, New York 10007				
Attn: Assistant U.S. Attorney,				
Re: Joseph Galiber William Masselli				
Dear Sir:				
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At the conclusion of this meeting, declined				

HAND CARRIED TO AUSA

ON 8/1/86

By SA

197A - 500-101 SERIACHED S

prosecution on this matter, due to the lack of evidence and the expiration of the statute of limitations.

Sincerely yours,

THOMAS L. SHEER Special Agent in Charge Criminal Division

FRANCIS J. STOREY, JR. Assistant Special Agent in Charge

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Criminal Division

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#### UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

26 Federal Plaza New York, New York 10278

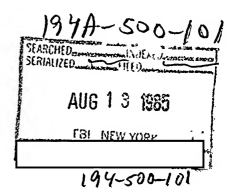
August 5, 1985

Honorable Rudolph Giuliani U.S. Attorney Southern District of New York One St. Andrews Plaza New York, New York 10007
Attn: Assistant U.S. Attorney,
Re: Joseph Galiber William Masselli
Dear Sir:
This letter will confirm a meeting between Special Agent of the Federal Bureau of Investigation and
AUSA Southern: District of New York, on August 1, 1985.
During this meeting, AUSA was advised of the results of this investigation. He was told that a search of New York files had failed to disclose any new information regarding this matter and that a subject of this investigation had previously denied any involvement in attempts to bribe Joseph Galiber. No interviews were conducted as per directions.
At the conclusion of this meeting, declined

HAND CARRIED TO AUSA

By SA

By SA



prosecution on this matter, due to the lack of evidence and the expiration of the statute of limitations.

Sincerely yours,

THOMAS L. SHEER Special Agent in Charge Criminal Division

By: Trance

FRANCIS J. STOREY, JR. Assistant Special Agent in

Charge

Criminal Division

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#### UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

AIRTEL		DATE: 8/12/85
то	:	DIRECTOR, FBI (194-5247) ATTA: SPV
FROM	:	ADIC, NEW YORK (194A-500) (C)
SUBJECT	:	WILLIAM MASSELLI;

Enclosed for the Bureau is a copy of the declination letter hand carried to AUSA on August 7, 1985 and receipted by on that date.

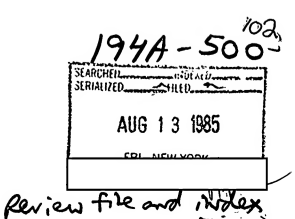
New York has placed this case in closed status:

CLOSE OF THIS 8/13/85
DESTROY
(DATE)

2 - Bureau (194-5247) (Encl. 1) 1 - New York (94A-500) HJM:taf (4)

JOSEPH GALIBER;

BRIBERY; OO:NY



b6 b7C

# onovan Informe

gram because he refused to cooperate with the defense:
The warning was contained in a letter sent to Origindo's lawyer, David Gould, by Paul Coffey, deputy chief of Justice's organized crime and racketeerness by defense attorneys at a pretrial hearing on the validity of FBI wiretaps that Bronx District Attorney Mario Merola seeks to use against Donovan, a former executive of Schiavone Construction of ing section. Coffey said that Orlando had an obligation to testify "fully and truthfully with the parties" in the state case against Donovan in the Bronx. Orlando, 43, was subpoened to testify as a wit-

ed immunity for his testimony, took the Fifth Amendment 146 times while on the stand in the Orlando was to be the star witness in the eightweek hearing. Instead, Orlando, who was not grant-New Jersey, and nine others.

mant? was asked by the defense if he had lied in making allegations against Schiavone and its offi-

quired to cooperate fully and truthfully with the parties in People v. Schiavone in order to maintain his status as a federally protected witness. Failure to provide such cooperation may result in termination of your client from the Program," wrote Coffey. Coffey did not return a reporter's calls. His boss, Stephen Trott, head of the department's criminal division, said it would be inappropriate for him to com-

extremely reluctant to discuss the Donovan case for fear of influencing it in any way.

ment about any action being taken against Orlando because Orlando is involved in the Donovan case.

Both the FBI and the Justice Department have been

kin told State Supreme Court Justice John Collins last week that he opposed the granting of immunity for Orlando because Coffey had told him that Orlando was under investigation for a possible violation of federal racketeering laws. Bookin said Coffey vis-ited him in his Bronx office to notify him of the Bronx Assistant District Attorney Stephen Boo-

witness program. According to Bookin; Coffey, said that the racke-

admission to federal prosecutors that he committed arson in the early 1980s. Orlando made that admission as a condition for getting into the witness proection program, law enforcement sources said In his one-page, letter, a copy of which was obtained by Newsday, Coffey referred to Orlando's repeated taking of the Fifth when he was called as a "In order to maintain good standing therein [in the witness protection program] Mr. Orlando is re-quired to cooperate, in all cases and matters and comply, with all conditions agreed upon between your client and the United States at the time he

During the discussions in court last week about Orlando's testimony, Gould said it was doubtful that state immunity would protect Orlando against possible federal charges.

Yesterday, Gould said, "It was Coffey's threats to a great extent that made Michael take the Fifth Amendment to begin with.

entered the Program. Mr., Orlando was and is re-

He accused Coffey of "setting Orlando up" so he could remove him from the program. They are doing everything they can to discredit Michael so they went wrongin a failed organized-crime probe, code-named TUMCON, that was based on Orlando's codon't have to clean up the mess that they have," charged Gould. The Justice Department and the FBI have been conducting internal inquiries into what operation.

Gould said that Orlando's oral agreement with federal prosecutors requires that he testify "for the government" and not for the defense.

do's safety if he was returned to the street, with-out the federal witness program's protection and aid in getting a new identity. "As far as I am con-Gould said he was very worried about Orlancerned, they will be as much responsible for Michael's murder as the guy who pulls the trigger, According to Gould, Orlando is still in custody at a federal prison in upstate New York and in the (Indicate page, name of NEWSDAY newspaper, city and state.) 2/2/25 Edition: Title: Character: newyork Classification: Submitting Office: Indexing:

> -500-103 SEARCHED. SERIALIZED. 1985 **AUG** FBI NEW YORK ' b6 ъ7С

#### UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

MEMORANDUM	DATE: 8/13/85				
TO : ADIC, NEW YORK	ъ6				
FROM : SA (TUMCON SPEC	CIAL)				
SUBJECT: TUMCON					
On August 8, 1985, Special Agent telephonically contacted FBIHQ Supervisor discussed any closing reporting requirements concerning these various twenty nine cases. (Review of MIOG indicates in some instances (58's, 206's, 207's, etc.) closing LHM's should be submitted to FBIHQ. Supervisor stated that as indicated previously, normal reporting requirements for the TUMCON special are being met by the bi-weekly summary teletypes and normal reporting requirements do not apply, i.e., no LHM's are required to be submitted in closing cases for this matter.					

1 - Supv. TUMCON SPECIAL
DRW:taf
(2)

